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Case 1-21-CR-269-CM Federal Defenders OF NEW YORK, INC.

Filed in NYSD on 09/08/2021

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David E. Patton Executive Director and Insurer-m-Chief WEND ENDORSE September 8, 2021 othern District of New York Jennifer L. Benny Attorney-in-Charge

BY ECF

Honorable Colleen McMahon United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

United States v. Malik Sanchez, Re: 21 Cr. 269 (CM)

Dear Judge McMahon:

1 ASE Ady to Oct 13, 2021

At 2:30 p.m. - time Excluded

IN the interest of justice, to

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discovery and pleadiscussions.

I write with the consent of the government to request that the Court adjourn the status conference now scheduled for September 14, 2021, by approximately 30 to 45 days. The requested adjournment will allow me time to review the additional. substantial discovery that the government has produced in the past week. It will also allow the parties to continue discussing a disposition of this matter.

If the Court grants this request, the parties submit that the time until the next conference should be excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h), in the interest of justice,

Respectfully submitted,

/s/

Clay H. Kaminsky Assistant Federal Defender (212) 417-8749 / (646) \$42-2622

AUSA Kaylan Lasky cc:

> USDC SDNY DOCUMENT

ELECTRONICALLY FILED